DOGENTOTE 54 ID Filed: 11/04/21 Page: 1 of 2 Received #: 126 TIME AREC: 4:20-Cr-00743-SEP-JMB November 2, 2021 at 3:30:26 PM EDT NOV/02/2021/TUE 03:01 PM Pulaski Co Medical FAX No. 6188453538 P. 001/002 United States Vistrict Court Pg 10+2 For The Eastern District of Missouri United States of America) Plaintiff Jeremiah C. Couch <u>Defendent</u> Motion for Defendants Prequest For New Appointment CF Counsle, The defendant Jeremiah C. Couch hereby respectfully request that this honorable court move to relieve current counsle C.J. Banks from the assigned to deties of legal counste in the cases he was assigned to an the defendant behalf Defendant claims ineffectioness by conste for the reasons appearing below: 1. Due to failure to consult with the defendant concerning his discovery. 2. The current counsle failed to properly & effectively

NOV/02/2021/ Cas	TUE 03:02 PM Pulaski Co Medical FAX No. 6188453538 e: 4:20-cr-00743-SEP-JMB Doc. #: 54 Filed: 11/04/21 Page: 2 of 2 PageID #: 127 of 2
·	conservat this close when his the land conservation
	represent this defendant in the legal cases legal
	research and preparation for an efficient defense
	for a pending trial.
	3.) Failure to make the defendant aware of any count
	apperances or status hearings
11	
	The defendant is fully understanding that
	The defendant is fully understanding that granting this request by court elecision will
	result in a sufficient set back in the resulve
	of the coses
<u> </u>	
	The defendant respectfully request that this
·	The defendant respectfully request that this Honorable Court rule on this motion in favor of
	Justice,
	
	Bespectfully Submitted
·	Bespectfully Submitted, Jenemiah C. Couch
	11 -2 -21
	MISTY D ADKINS Official Seal Notary Public - State of Hillingis - s
	My Commission Expires May 14, 2022
	Musty Michig
·	